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11	Attorneys for Plaintiffs	
12	UNITED STATES DISTRICT COURT	
13	CENTRAL DISTRICT OF CALIFORNIA	
14	CYNTHIA FERNANDEZ and MONICA REYNA, on behalf of themselves and all	CASE NO.: CV 06-04149 MMM (SHX)
15	others similarly situated,	Assigned to the Hon. Margaret M. Morrow
16	Plaintiffs,	[PROPOSED] FINAL JUDGMENT
17	V.	[Filed Concurrently With
18	VICTORIA'S SECRET STORES, INC., a corporation; and DOES 1 THROUGH 50,	Memorandum of Points and Authorities Filed in Support Thereof;
19	Inclusive,	Declarations of John N. Quisenberry, Robert J. Drexler, Jr., Cara
20	Defendant.	Eisenberg, Class Administrator Matthew E. Pohl, Suzanne K.
21		Monica Reyna in Support Thereof;
22 23		and Order Granting Final Approval and Final Judgment]
24		Date: July 21, 2008 Time: 10:00 a.m.
25		Ctrm: Courtroom 789
26		
27	PURSUANT TO Fed.R.Civ.P. 23(c) and 54, IT IS HEREBY ADJUDGED AND	
28	DECREED THAT:	
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- 1. Unless otherwise provided herein, all capitalized terms in this Final Judgment shall have the same meaning as set forth in the parties' "Class Action Settlement Agreement" dated January 10, 2008.
- 2. The settlement of Settled Claims on the terms set forth in the Settlement Agreement is approved, and the following class is granted final certification:

 All applicants for hourly sales positions (sales associates, sales support associates and cashiers) of Victoria's Secret between March 29, 2002 and August 7, 2007 in California who had a job preview.
- 3. Individual notice was sent to the last-known address of each Class Member and follow-up notification procedures for undelivered notices outlined in the Notice Plan were completed on behalf of the parties. Notice by publication was also made as approved by the Court and as set forth in the Settlement Agreement. The Court finds and orders that all Eligible Class Members (those Class Members who did not timely and properly opt out) are bound by this Final Judgment. In addition, all Eligible Class Members who filed a valid Claim Form as required by the Settlement Agreement and therefore chose to participate in the settlement, also are deemed to have released any and all Settled Claims (as defined in the Settlement Agreement).
- 4. The Settled Claims in this action are dismissed on the merits and with prejudice according to the terms and conditions set forth in the Settlement Agreement and in the Court's Final Order Approving Class Action Settlement, dated July 21, 2008, without costs charged to any party except as provided therein.
- 5. The court awards each of the named plaintiffs \$5,000 in settlement of their claims.

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6. The court awards class counsel \$2,890.000 in fees and \$148,402.82 in costs.

Dated: July 22, 2008

Margaret M. Morrow

HONORABLE MARGARET M. MORROW JUDGE OF THE UNITED STATES DISTRICT COURT FOR THE CENTRAL DISTRICT OF CALIFORNIA